IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS: TRIBELSKY, Zamir et al.

EXAMINER:

Not yet assigned

SERIAL NO. /

PATENT NO.:

10/566,983

GROUP ART UNIT:

Not yet assigned

FILED / ISSUED: August 4, 2004

ATTORNEY DOCKET No.: P-7784-US

FOR:

METHOD FOR ENERGY COUPLING ESPECIALLY USEFUL FOR

DISINFECTING, AND VARIOUS SYSTEMS USING IT

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RENEWED PETITION UNDER 37 C.F.R. §1.47

Sir:

Applicants hereby submit, in response to the Decision mailed in the above-captioned application on February 15, 2008, a renewed petition to proceed with prosecution of the above-mentioned application without the signature of a joint inventor, Zamir Tribelsky ("Mr. Tribelsky").

This renewed Petition was due on April 15, 2008. Applicants hereby petition for a 4-month extension of time. Therefore, a response is now due on August 15, 2008. Accordingly, this Petition is being timely filed.

On November 19, 2007, a petition to accept the application without Mr. Tribelsky's signature was filed ("the First Petition"), along with a statement by Mr. Amir Cohen ("Mr. Cohen"), the Chief Financial Officer of the assignee Atlantium Technologies Ltd. ("the Company").

On February 15, 2008, the Decision was issued dismissing the First Petition. The Examiner asserted that the latest effort to deliver documents to Mr. Tribelsky again on September 2, 2007, was not successful and did not amount to a demonstration that Mr. Tribelsky refused to sign or acted in a manner that can be construed as refusal.

As set forth in the attached statement of Mr. Cohen, in a recent meeting between Mr. Cohen and Mr. Tribelsky, which took place on July 19, 2008, Mr. Tribelsky confirmed receiving the declaration for the subject application, along with a copy of the application as filed and amended, from his former attorney, in 2006 (see Exhibits A, B and C).

Mr. Cohen's statement of July 29, 2008 (attached hereto), clearly sets out factual proof establishing Mr. Tribelsky's refusal to execute the present application. Despite the Company's

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offer, as expressed in the July 19, 2008 meeting by Mr. Cohen, to pay Mr. Tribelsky a considerable sum of money, in accordance with the Separation and Non-Compete Agreements he signed (attached hereto as Exhibits D and E respectively), and despite Mr. Tribelsky's undertaking under the Separation Agreement to sign any written instrument related to intellectual property of the company (see section 9 of the attached Separation Agreement), Mr. Tribelsky stated to Mr. Cohen his outright refusal to sign the declaration for the present application.

Since the attached statement establishes the factual basis proving Mr. Tribelsky's receipt of the application, and his refusal to sign and join the application, and since the decision in the First Petition indicates that all the other conditions under 37 CFR 1.47(a) have been fulfilled, Applicants therefore respectfully request grant of this Petition and that the present application be allowed to proceed to examination.

Should there arise any question or comments as to the form, content or entry of this Petition, the undersigned is available to be contacted at the telephone number below.

Separate from the fees for the petition for extension of time, being paid separately, no fees are believed to be due in connection with this paper. However, if any such fees are due, the undersigned hereby authorizes the United States Patent and Trademark Office to charge the fees to Deposit Account No. 50-3355.

Respectfully submitted,

Caleb Pollack

Attorney/Agent for Applicants

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Dated: August 11, 2008

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